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December 22, 2004

EXPRESS MAIL NO. EV 387963119 US Commissioner of Patents P.O. Box 1450 Arlington, Virginia 22313-1450

RE:

Application Ser. No. 10/774,544

Filed February 9, 2004

Inventor: Holmes, William W., IV et al

Response to RESTRICTION REQUIREMENT Examiner: Eric K. Nicholson (Art Unit 3679)

Docket No.:

P60205US03NJ

Dear Commissioner:

Enclosed herewith is a Response to the Office Action, being a response to Requirement for Restriction/Election. Thank you very much for your cooperation and assistance in this matter. Please do not hesitate to call if you have any questions.

Yours very truly

Mathan W. Johnson Reg. No. 44,173

Attorney for Applicant

208/521-8369

NWJ

1/1231593.L BIRMINGHAM

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CERTIFICATE OF EXPRESS MAILING

Thereby certify that on the date listed by my name below, the items detailed below are being deposited with the US Postal Service, using the Express Mail Post Office to Addressee service, in an envelope marked with Express Mail Number EV 387963119 US with sufficient postage addressed to:

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1. This letter (including this page)

2 pages

2. A Response to Office Action (Election)

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Total

pages

Nathan W. Johnson, Esq.

Reg. No. 44,173 205-521,8369

AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT

If, after processing the enclosed correspondence, any charges, fees, or sums due remain unpaid in this matter, I hereby authorize the Commissioner of Patents and Trademarks to charge all such remaining fees, charges, and other sums due to Deposit Account Number 50-0954.

Mathan W. Johnson, Esq.

Authorized User of Deposit Account 50-0954

205-521-8369

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Holmes, William W., IV et al

Serial No.:

10/774,544

Filed:

February 9, 2004

Examiner:

Nicholson, Eric K.

(Art Unit: 3679)

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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This is in response to the Office Action mailed on November 22, 2004. Claims 1-3 were pending at the time of the instant office action. The Examiner found three (3) distinct inventions (an invention in each of the Claims) and required restriction for the purposes of examination.

Requirement for Restriction – Applicant's Election

The Applicant elects Claim 2, which is the method claim, for further prosecution. The election of Claim 2 is made without traverse. Applicant reserves the right to pursue Claims 1 and 3, or any other claim, in a divisional application which may be filed hereafter.

Conclusion

Applicant believes that the foregoing have addressed the comments of the Examiner. Accordingly, it is respectfully requested that the application be processed for further prosecution on the merits. However, should there remain unresolved issues that require action, Applicant invites the Examining Attorney to telephone Nathan W. Johnson, Applicants' Attorney so that such issues may be resolved as expeditiously as possible.

OF COUNSEL

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Respectfully Submitted

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